Case 1:08-cv-02788

Document 17 Filed 07/14/2008 Page 1 of 3 PROCESS RECEIPT AND RETURN

U.S. Department of Justice United States Marshals Service

See Instructions for "Service of Process by the U.S. Marshal" on the reverse of this form.

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PLAINTIFF		,		10	COURT CASE NUMBI	ER	— クラ
Eric Ware DEFENDANT		 	1 TYPE OF PROCESS				
McCann, et al.				Amended S/C			
SERVE NAME OF IN	DIVIDUAL, COMPANY, CO					SEIZE OR CONDI	BMN
Correction	nal Officer Bedwe	⊵ll, Stat	eville Corre	ctiona.	l Center		
	street or RFD, Apartment No	=					
AT (S.C.C., C	o Legal Dept., 1	270C Box	112, Joliet,	IL 604	434		
END NOTICE OF SERVICE CO	PY TO REQUESTER AT NA	ME AND ADI	DRESS BELOW:	l I Number o	f process to be		
Eric Ware, R-32516 Dixon-DIX			served with this Form - 285		1		
			Number of parties to be				
P.O. Box 12	00			Number of parties to be served in this case		6	
Dixon, IL 6	1021			<u> </u>		+ -	
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					CLEDY HELL W. D	$\binom{1}{0}$	4
					CLERK, U.S. DISTR	CT COURT	<u>~</u>
gnature of Attorney or other Origin	ator requesting service on behi	alf of:	TX PLAINTIFF	TELEPHO	NE NUMBER	DATE	
			☐ DEFENDANT			06-27-08	
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acknowledge receipt for the total umber of process indicated.	Total Process District of Origin	District to Serve	Signature of Authoria	zea usinis L	Deputy of Clerk	110	- 00
Sign only first USM 285 if more nan one USM 285 is submitted)	2of 6 No. 24	No. 24	1			06-27	-00
	' 		c				
hereby certify and return that I 📋 han the individual, company, corporat							
				<u> </u>			
I hereby certify and return that	I am unable to locate the in	ndividual, comp	any, corporation, etc.	, named ab	ove (See remarks beld)w)	
Name and title of individual served (if not shown above)					suitable age and dis- siding in the defends		
					usual place of		4114 9
datess (complete only is different to	han shown aboye)	:1550	Sunn	on S	Date of Service	Time	am
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Service Fee Total Mileage Ch		tal Charges A	Advance Deposits A	amount ower	d to U.S. Marshal or	Amount of Refund	ji
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Form AO-399 (Rev. 05/00)

TO: Eric Ware

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

Waiver of Service of Summons

(NAME OF PLAINTIPP'S ATTORNEY OR UNRI	PRESENTED PLAINTIFF)		
I, Correctional Officer Bedwell		acknowledge receipt of your request that I waive	
(DEFENDANT NAME)	""		
service of summons in the action of	Eric Ware vs. McCann,	et al.	
	(CAPTION OF ACTION)		
which is case number 08C2788		in the United States District Court for the	
(DOCKET NUMBER)		-	
Northern District of Illinois		•	
(DISTRICT)			
I have also received a copy of the can return the signed waiver to you		two copies of this instrument, and a means by which I	
requiring that I (or the entity on who Rule 4.	se behalf I am acting) be	Iditional copy of the complaint in this lawsuit by not eserved with judicial process in the manner provided by	
jurisdiction or venue of the court ex- summons.	am acting) will retain all cept for objections based	defenses or objections to the lawsuit or to the on a defect in the summons or in the service of the	
I understand that a judgment may motion under Rule 12 is not served to		or the party on whose behalf I am acting) if an answer or after June 27, 2008 (DATE REQUEST WAS SENT)	
or within 90 days after that date if the	e request was sent outsid	de the United States.	
6-30.08 DATE	100	after June 27, 2008 (DATE REQUEST WAS SENT) de the United States. SIGNATURE CLERK 14 EL W.	
Printed/Typed Name	= Jacob	Bedwell CLERK, U.S. DISTRICT COURT	
As	of of		

Duty to Avoid Unnecessary Costs of Service of Summons

Rule 4 of the Federal Rules of Civil Procedure requires certain parties to cooperate in saving unnecessary costs of service of the summons and complaint. A defendant located in the United States who, after being notified of an action and asked by a plaintiff located in the United States to waive service of summons, fails to do so will be required to bear the cost of such service unless good cause be shown to its failure to sign and return the waiver.

It is not good cause for a failure to waive service that a party believes that the complaint is unfounded, of that the action has been brought in an improper place or in a court that lacks jurisdiction over the subject matter of the action or over its person or property. A party who waives service of the summons retains all defenses and objections (except any relating to the summons or to the service of the summons), and may later object to the jurisdiction of the court or to the place where the action has been brought.

A defendant who waives service must within the time specified on the waiver form serve on the plaintiff's attorney (or unrepresented plaintiff) a response to the complaint and must also file a signed copy of the response with the court. If the answer or motion is not served within this time, a default judgment may be taken against the defendant. By waiving service, a defendant is allowed more time to answer than if the summons had been actually served when the request for waiver of

RETURN OF SERVICE					
was made by me:^	6/30/08				
	6/30/08 TITLE L.Y. COORd				
ethod of service:					
it. Place where serv	Crest Will, IC				
's dwelling house or ne of person with wi	usual place of abode with a person of suitable age and hom the summons and complaint were left:				
	JUI :				
	CI = CI + CI				
	DISTRICT COURT				
STATEMENT O	F SERVICE FEES				
SERVICES	TOTAL				
DECLARATIC	N OF SERVER				
signa	of the United States of America that the foregoing information Fees is true and correct. A Lly Sandbu ature of Selver S 30 South Rt 63 ress of Server				
	ethod of service: at. Place where service of person with with services STATEMENT O SERVICES DECLARATION Laterment of Service Signal Address Address				

[^]As to who may serve a summons see Rule 4 of the Federal Rules of Civil Procedure.